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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 10/717,068 | 11/19/2003 | Hui-Leng Lim | 40116/03601 | 7235 |
| | | G | EXAMINER | |
| 7590 05/20/2008 FAY KAPLUN & MARCIN, LLP 150 BROADWAY, SUITE 702 | | | LE, DANH C | |
| | | | ART UNIT | PAPER NUMBER |
| NEW YORK, N | Y 10038 | | 2617 | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 05/20/2008 | PAPER |
| | | Notice of Abandonme | | |
| This application is ab | andoned in view of: | | | |
| | | a proper reply to the Office letter mailed o | n | |
| (a) A reply wa | s received on of the period for reply | (including a total extension of month | insmission date h(s)) which expired on _ | <u> </u> |
| (b) A proposed rejection. (a) a timely (2) a timely (3) a timely | d reply was received of A proper reply under of filed amendment who filed Notice of Appear of the Request for Control of the Request for Control of the Request for Control of Request for Request for Control of Request for Request fo | on, but it does not constitute a 37 CFR 1.113 to a final rejection consists ich places the application in condition for al (with appeal fee); ntinued Examination (RCE) in compliance | a proper reply under 37 only of: allowance; with 37 CFR 1.114). | CFR 1.113(a) to the final |
| (c) A reply wa | s received on al rejection. See 37 C | but it does not constitute a proper reFR 1.85(a) and 1.111. (See explanation in | eply, or a bona fide atte | mpt at a proper reply, to |
| (d) No reply ha | | to the section for | if amplicable within the | atatutany pariod of three |
| Applicant's fail months from the months. | lure to timely pay the ne mailing date of the | required issue fee and publication fee, Notice of Allowance (PTOL-85). | ir applicable, within the | statutory period or times |
| (a) The issue to date | fee and publication fe | e, if applicable, was received on the expiration of the statutory period for p | (with a Certificate opayment of the issue fee | f Mailing or Transmissior (and publication fee) se |
| (b) 🖄 The submit The issu The pub | tted fee of \$ | is insufficient. A balance of \$ <u>1740</u> i CFR 1.18 is \$ <u>/440</u> . d by 37 CFR 1.18(d) , is \$ <u>300</u> . | s due. | |
| \ , , | • | e, if applicable, has not been recieved. | _ | |
| Allowability (P | TO-37). | rected drawings as required by, and wit | | |
| <u></u> | _), which is after the e | were received on (with a expiration of the period for reply. | a Certificate of Mailing | or Trasmission dated |
| | ed drawing have beer | | | |
| all of the appli | cants. | which is signed by the attorney or agent | | |
| 5. The letter of earl 1.34(a)) upon | xpress abandonment the filling of a continu | which is signed by an attorney or agent (ing application. | acting in a representativ | e capacity under 37 CFF |
| 6. The decision locourt review o | by the Board of Pater f the decision has exp | nt Appeals and Interference rendered on pired and there are no allowed claims. | and becau | se the period for seeking |
| 7. The reason(s) | below: | | | |
| | | | | |
| Petitions to r should be pro | evive under 37 CFR emptly filed to minimiz | 1.137(a) or (b), or request to withdraw e any negative effects on patent term. | the holding of abando | nment under 37 CFR 1. |

Patent Publication Branch Office of Data Management